## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

TERRENCE JOHNSON, JIM HARRIS,	)	
ALEXANDER FRIEDMANN, and	)	
JOSHUA ROBERTS,	)	
	)	
Plaintiffs,	)	
	)	
V.	)	No. 3-08-0187
	)	
PHIL BREDESEN, Governor of the State of	)	Hon. Thomas A. Wiseman, Jr
Tennessee; BROOK THOMPSON, Coordinator	)	U.S. District Court Judge
of Elections; RILEY DARNELL, Secretary of	)	
State of Tennessee; JAMES JOHNSON	)	Hon. Juliet Griffin
Administrator of Elections for Shelby County;	)	U.S. Magistrate Judge
KIM BUCKLEY, Administrator of Elections for	)	
Madison County; and RAY BARRETT,	)	
Administrator of Elections for Davidson County,	)	
in their official capacities	)	
	)	
Defendants.	)	

DEFENDANT KIM BUCKLEY'S RESPONSE IN OPPOSITION TO PLAINTIFFS' MOTION FOR JUDGMENT ON THE PLEADINGS OR, IN THE ALTERNATIVE, MOTION FOR PARTIAL SUMMARY JUDGMENT

Defendant Kim Buckley, in her official capacity and by and through undersigned counsel, responds in opposition to Plaintiffs' Motion for Judgment on the Pleadings, or, in the alternative, Motion for Partial Summary Judgment. (Docket Entry ["D.E."] 68). Defendant Buckley incorporates by reference and as if reprinted herein Defendants' Bredesen, Thompson, and Darnell's Response in Opposition to Plaintiffs' Motion for Judgment on the Pleadings, or, in the alternative, Motion for Partial Summary Judgment. (D.E. 71). In addition, Defendant Buckley also incorporates by reference and as if reprinted herein Defendants' Bredesen, Thompson, and Darnell's Motion for Judgment on the Pleadings and supporting Memorandum of Law (D.E. 58-

59), as well as Defendants' Bredesen, Thompson, and Darnell's Reply to Plaintiffs' Response to the State Defendants' Motion for Judgment on the Pleadings (D.E. 70) as her response to Plaintiffs' pending motion.

Defendant Buckley also notes that in Plaintiffs' pending motion, none of the claims against Defendant Buckley are addressed and, therefore, the Court should deny any grant of judgment in Plaintiffs' favor concerning claims against Defendant Buckley.

Finally, as a response to Plaintiffs' Statement of Material facts, Defendant Buckley accepts those facts as true strictly for the purposes of the motion currently before this Court as to any facts alleged as to Defendant Buckley or Plaintiff Harris.

Respectfully submitted,

PENTECOST & GLENN, PLLC

By: s/Jon A. York

James I. Pentecost (#11640) Jon A. York (#23106) Attorneys for Kim Buckley 106 Stonebridge Blvd. Jackson, TN 38305 Phone # 1-731-668-5995 Fax # 1-731-668-7163

jpentecost@pgandr.com iyork@pgandr.com

## CERTIFICATE OF SERVICE

This is to certify that I have served a copy of this pleading via the Court's ECF Notification system upon:

Tricia Herzfeld American Civil Liberties Union of Tennessee Po Box 120160

Nashville, TN 37212

William N. Helou Tennessee Attorney General's Office PO Box 20207 Nashville, TN 37202

John L. Ryder Harris, Shelton, Hanover & Walsh, PLLC One Commerce Square, Suite 2700 Memphis, TN 38103-2225

This the 3d day of September, 2008.

Laughlin McDonald Nancy Abuda Neil Bradley

American Civil Liberties Union Voting

Rights Project

2600 Marquis One Tower 245 Peachtree Center Ave., NE Atlanta, GA 30303-1227

Allison L. Bussell Metropolitan Legal Department 108 Metropolitan Courthouse

PO Box 196300 Nashville, TN 37219

Danny Presley Deputy County Attorney 160 N. Main Street, Suite 660 Memphis, TN 38103-1812

PENTECOST & GLENN, PLLC

By: s/Jon A. York Jon A York